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Filing date: **10/26/2009**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91178539
Party	Plaintiff SmithKline Beecham Corporation
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Submission	Testimony For Plaintiff
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Signature	/erik bertin/
Date	10/26/2009
Attachments	Opposer's Eleventh Notice of Reliance.pdf (36 pages)(1266726 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

SMITHKLINE BEECHAM CORPORATION

Opposer,

v.

OMNISOURCE DDS, LLC

Applicant.

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Opposition No.: 91178539

OPPOSER'S ELEVENTH NOTICE OF RELIANCE

Pursuant to Rule 120(j) of the Trademark Rules of Practice, Opposer SMITHKLINE BEECHAM CORPORATION hereby gives notice of its reliance upon the portions of the discovery deposition testimony of William R. Weissman, President of Applicant, Omnisource DDS, LLC, which are attached hereto. These documents are relevant to this opposition, because they rebut certain evidence that Applicant, Omnisource DDS, LLC submitted in Exhibits 5, 6, 7, 8, and 9 to its Notice of Reliance (Docket Item 33), and certain evidence which was attached as an exhibit to Applicant's Response to Opposer's Motion to Strike Applicant's Supplemental Notice of Reliance (Docket Item 41).

Specifically, (i) the testimony from pages 13 and 14 of the deposition transcript puts into context and clarifies the testimony Applicant submitted from pages 22 and 23 of the transcript concerning the potential use of oral irrigators by dental professionals; (ii) the testimony from pages 33 and 34 of the transcript puts into context and clarifies the testimony Applicant submitted from pages 32 and 33 of the transcript concerning Applicant's communications with companies in the oral care industry; (iii) the testimony from pages 53 to 57 and 59 to 61 puts into context and clarifies the testimony Applicant submitted from pages 52 - 52 and 58 - 59 of the transcript concerning the minutes from Applicant's annual meetings; (iv) the excerpts from

Exhibits 2, 3, and 4 from the deposition transcript put into context and clarifies the evidence concerning U.S. patent numbers 5511693, 5564629, and 5556001 which were submitted as Exhibit 9 to Applicant's Notice of Reliance; (v) the excerpts from Exhibits 5, 6, 7, 8, and 9 from the deposition transcript put into context and clarify the evidence concerning Applicant's trademark applications, which was submitted under Exhibits 5, 6, 7, and 8 to Applicant's Notice of Reliance and in the testimony Applicant submitted from page 24 of the transcript; and (vi) the excerpts from Exhibits 10 and 11 from the deposition transcript put into context and clarify Applicant's deposition testimony concerning its discovery responses.

Respectfully submitted,



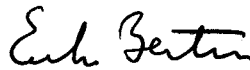
Glenn A. Gundersen
Erik Bertin
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Philadelphia, PA 19103-2808
(215) 994-4183

Attorneys for Opposer
SMITHKLINE BEECHAM CORPORATION

Dated: October 26, 2009

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Opposer's Eleventh Notice of Reliance has been duly served by mailing such copy first class, postage prepaid, to Erik M. Pelton, Erik M. Pelton & Associates, P.O. Box 100637, Arlington, VA 22210, on October 26, 2009.



Erik Bertin

1 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
2 BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD
3

4 SMITHKLINE BEECHAM
5 CORPORATION,

6 Opposer,

7 vs.

No. 91/178,539

8 OMNISOURCE, DDS, LLC,

9 Applicant.
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13 Deposition of WILLIAM R. WEISSMAN,
14 taken on behalf of Opposer, at 10902
15 Riverside Drive, North Hollywood,
16 California, beginning at 9:17 a.m. and
17 ending at 10:40 a.m. on Wednesday,
18 February 27, 2008, before MARIA ELLERSICK,
19 Certified Shorthand Reporter No. 10531.
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WITNESS

EXAMINATION

WILLIAM R. WEISSMAN

BY MR. BERTIN

6

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OPPOSER'S

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Q. Do you as a dentist use oral irrigators here at
your office?

A. No.

Q. You do not?

A. Correct.

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Q. In your experience, do other dentists use oral irrigators in their offices?

A. I don't know.

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Q. Do you have a copy of those letters?

A. No.

Q. Do you remember what companies they were that you sent the letters to?

A. Not specifically.

Q. Have you made any attempts to contact any of those companies since 1996?

A. No.

Q.

The companies that come to mind in your mind as a dentist, the ones who are in the oral care field, have you done anything to identify specific individuals at those companies whom you might contact to discuss your oral irrigator product?

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A. No.

1 floss.

2 Q. And when it says "continued research and
3 development," what type of research and what type of
4 development are you referring to?

5 A. Referring to -- in this instance, referring to
6 mouthwash and toothpaste products and oral irrigator
7 also.

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11 Q. With respect to the oral irrigator products, can
12 you identify for me any research or development other
13 than that which led up to the patents that you obtained
14 in 1996?

15 A. No.

16 Q. The next line down reads 3, "William is in
17 discussion with two possible patent attorneys with
18 backgrounds in chemistry." There's no paragraph two; is
19 that correct?

20 A. Correct.

21 Q. Without revealing any privileged discussions with
22 these patent attorneys, do those discussions relate in
23 any way to oral irrigator products?

24 A. No.

25 Q. The last line reads "Omnisource, DDS, LLC, will

1 continue to work with industry to deliver these products
2 to the marketplace." Do you see that?

3 A. Yes.

4 Q. What did you mean by "industry"?

5 A. Dental companies.

6 Q. And when you say "will continue to work with
7 industry," meaning dental companies, that suggests that
8 you've worked with dental companies in the past.

9 A. Just in normal discussions with dental companies
10 as the letters that were sent off in the 1990s regarding
11 the oral irrigator.

12 Q. Aside from those letters having been sent,
13 though, nothing has been done since then with respect to
14 oral irrigator products?

15 A. Correct.

16 Q. And at the time that this was written, June 1st,
17 2006, did you have any specific -- you had no specific
18 plans for contacting any dental companies?

19 A. Correct.

20 Q. Turning to Opposer's Exhibit 13, the third
21 paragraph down reads "The company continues to do
22 research and development in regards to dental science."

23 Again, what were you referring to when you said
24 "research and development in regards to dental science"?

25 A. In regards to toothpaste, mouthwash, oral

1 irrigator.

2 Q. And between the time that you prepared Opposer's
3 Exhibit 12 and Opposer's 13, the span of roughly one
4 year, I'm correct in assuming that Omnisource did not do
5 anything in regards to research and development for oral
6 irrigators?

7 A. Nothing in terms of any major research and
8 development in terms of oral irrigators.

9 Q. Did you do anything else?

10 A. In regards to oral irrigators?

11 Q. Yes.

12 A. No.

13 Q. The next sentence reads, "We have over the past
14 year successfully submitted and received some trademark
15 names that will be used for future commercial ventures
16 once all research has been completed and business
17 practices begin."

18 Were you referring there to any of the trademarks
19 that are identified in Opposer's Exhibits 5 through 9?

20 A. Yes.

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Q. The same sentence we've been looking at here says that "trademark names that will be used for future commercial ventures once all research has been completed."

What did you mean when you said "research"? What research were you referring to?

A. Research with regards to toothpaste and mouthwash.

Q. So you were not referring to research on oral

1 irrigator products?

2 A. Correct.

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11 Q. And the sentence ends the "trademark names that
12 will be used for future commercial ventures once all
13 research has been completed and business practices
14 begin."

15 When will business practices begin?

16 A. Some time in the future, potentially.

17 Q. But you don't know when that would be?

18 A. Correct.

19 Q. Or if it will be?

20 A. Correct.

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Q. But sitting here today, you don't have any
specific plans to do that?

A. Correct.

Q. Have you had any specific plans to do that at any
point in the past?

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A. Just as a potential.

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2 Q. The final sentence reads "We anticipate that the
3 next six months will be spent furthering our business
4 plans as most of our research has been completed."

5 What research were you referring to?

6 A. The mouthwash and toothpaste.

7 Q. Were you referring to the oral irrigator
8 research?

9 A. No.

10 Q. And when you said "the next six months will be
11 spent furthering our business plans," are those business
12 plans with respect to your mouthwash and toothpaste?

13 A. Correct.

14 Q. Have you prepared written business plans for
15 those products?

16 A. No.

17 Q. Have you prepared media plans for those products?

18 A. No.

19 Q. Marketing budgets for those products?

20 A. No.

21 Q. Sales budgets or sales forecast for those
22 products?

23 A. No.
24
25

1 I, the undersigned, a Certified Shorthand
2 Reporter of the State of California, do hereby certify:

3 That the foregoing proceedings were taken
4 before me at the time and place herein set forth; that
5 any witnesses in the foregoing proceedings, prior to
6 testifying, were duly sworn; that a record of the
7 proceedings was made by me using machine shorthand
8 which was thereafter transcribed under my direction;
9 that the foregoing transcript is a true record of the
10 testimony given.

11 Further, that if the foregoing pertains to
12 the original transcript of a deposition in a Federal
13 Case, before completion of the proceedings, review of
14 the transcript [] was [] was not requested.

15 I further certify I am neither financially
16 interested in the action nor a relative or employee
17 of any attorney or party to this action.

18 IN WITNESS WHEREOF, I have this date
19 subscribed my name.

20
21 Dated: MAR 14 2008

22
23 Maria Ellersick
24 MARIA ELLERSICK
25 CSR No. 10531

I, WILLIAM R. WEISSMAN, do hereby declare under penalty of perjury that I have read the foregoing transcript; that I have made any corrections as appear noted, in ink, initialed by me, or attached hereto; that my testimony as contained herein, as corrected, is true and correct.

EXECUTED this 6 day of APRIL, 2008,
at NO HOLLYWOOD, CALIFORNIA
(City) (State)

William R. Weissman

WILLIAM R. WEISSMAN



US005511693A

United States Patent [19]

Weissman et al.

[11] **Patent Number:** 5,511,693[45] **Date of Patent:** Apr. 30, 1996

[54] **ORAL IRRIGATION APPARATUS AND METHOD OPERABLE FROM A PRESSURIZED WATER SUPPLY FOR SELECTIVELY DISCHARGING A PLURALITY OF LIQUIDS**

[75] **Inventors:** William R. Weissman, North Hollywood; Peter Liapis, Los Angeles; George Sanchez; Bernardo Baran, both of Woodland Hills, all of Calif.

[73] **Assignee:** William R. Weissman, North Hollywood, Calif.

[21] **Appl. No.:** 255,928

[22] **Filed:** Jun. 7, 1994

[51] **Int. Cl.⁶** B67D 5/56

[52] **U.S. Cl.** 222/1; 222/144.5; 222/389

[58] **Field of Search** 222/1, 144.5, 387, 222/389, 335

[56] **References Cited**

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Primary Examiner—Andres Kashnikov

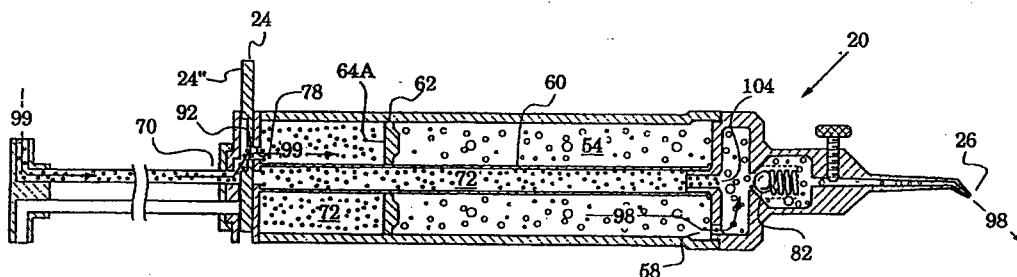
Assistant Examiner—Kenneth Bomberg

Attorney, Agent, or Firm—Ashen, Golant & Lippman

[57] **ABSTRACT**

An oral irrigating liquid dispenser (20) is disclosed which operates from a liquid pressure source (22) to dispense two liquids (54, 72) from an orifice (26). A valve member (24) moves to different positions to couple the source respectively to a piston face (64A), a conduit (60) and an outlet port (71). Flow control valves (80, 89) are provided to control flow from the orifice. Since no electrical power is involved the dispenser may safely be used in the presence of liquids and electrical grounds.

18 Claims, 4 Drawing Sheets



Opposer EX. NO. 2
PAGES 2/27/08
M. ELLERSICK, CSR 10531 WIT: Weissman



US005564629A

United States Patent [19]

Weissman et al.

[11] **Patent Number:** 5,564,629[45] **Date of Patent:** Oct. 15, 1996[54] **ORAL IRRIGATING APPARATUS AND METHOD FOR SELECTIVELY MIXING AND DISCHARGING A PLURALITY OF LIQUIDS**

[75] **Inventors:** William R. Weissman, 4418 Vineland Ave., North Hollywood, Calif. 91602; Peter Liapis, Los Angeles, Calif.; George Sanchez; Bernardo Baran, both of Woodlands Hill, Calif.

[73] **Assignee:** William R. Weissman, North Hollywood, Calif.

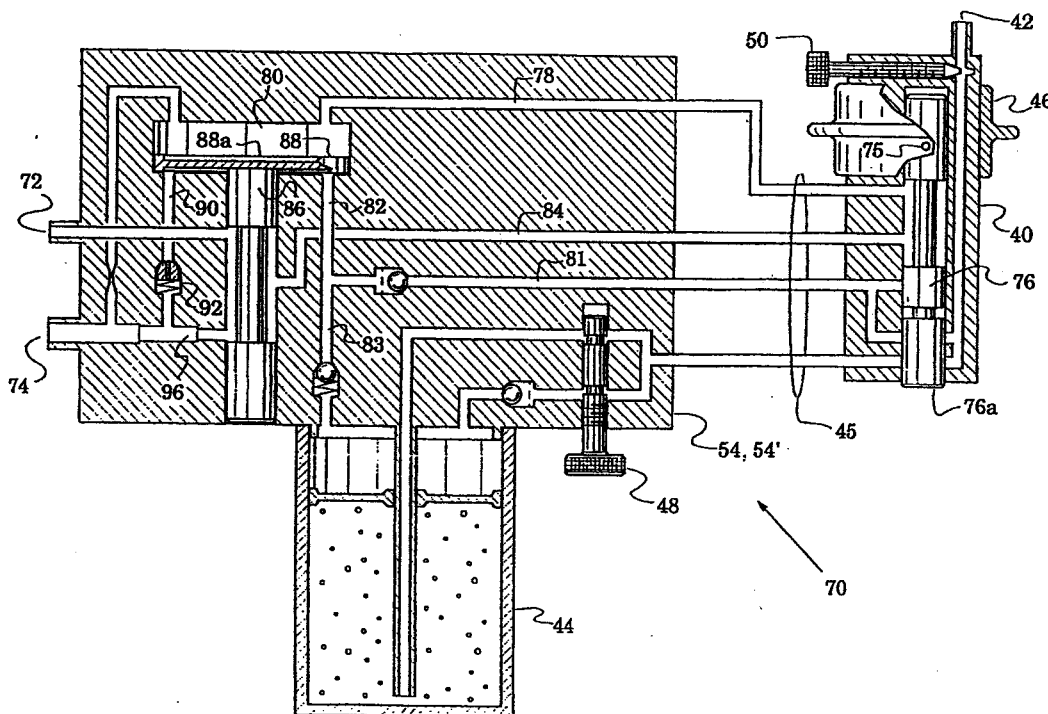
[21] **Appl. No.:** 255,702[22] **Filed:** Jun. 7, 1994[51] **Int. Cl.⁶** B05B 7/28[52] **U.S. Cl.** 239/8; 239/310; 239/313; 239/317; 239/322; 601/165; 604/83[58] **Field of Search** 239/310, 313, 239/317, 322, 8; 601/165, 162; 604/82-85[56] **References Cited****U.S. PATENT DOCUMENTS**

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Primary Examiner—Andres Kashnikow*Attorney, Agent, or Firm*—Ashen, Golant & Lippman[57] **ABSTRACT**

An apparatus (20, 30) operative from a first liquid pressure only and configured to generate and selectively direct a stream of first liquid or a third liquid is disclosed. Since no electrical power is used, the apparatus can be safely operated in any moist environments (e.g. a shower). In preferred embodiments, the apparatus is configured to operate in series with a showerhead (22) and a sink tap (32) for dental irrigation. Either water or dental solution which is comprised of water mixed with dental concentrate, can be independently selected. A mixer valve (48) controls the concentration of the irrigating solution. A handheld syringe (40) contains all other controls necessary for operation.

23 Claims, 7 Drawing Sheets

Opposer EX. NO. 3
 PAGES 2 / 27 / 08
 M. ELLERSICK, CSR 10531 WIT: Weissman



US005556001A

United States Patent [19]

[11] Patent Number: 5,556,001

Weissman et al.

[45] Date of Patent: Sep. 17, 1996

[54] MIXING APPARATUS FOR FLUIDS
OPERATIVE FROM A PRESSURIZED
LIQUID 1 SUPPLY-DESIGN I[76] Inventors: William R. Weissman, 4418 Vineland
Ave., North Hollywood, Calif. 91602;
Peter Liapis, 7188 Sunset Blvd. Suite
204, Los Angeles, Calif. 90069; George
Sanchez, 22201 Ventura Blvd.;
Bernardo Baran, 22201 Ventura Blvd.,
both of Woodland Hills, Calif. 91364

[21] Appl. No.: 255,703

[22] Filed: Jun. 7, 1994

[51] Int. Cl.⁶ E03C 1/04[52] U.S. Cl. 222/1; 222/133; 222/334;
222/129.2[58] Field of Search 222/1, 129, 129.2,
222/133, 134, 135, 334; 128/66, 629, 200.21;
604/131, 149, 150, 151, 181, 183, 257;
239/322, 332, 329; 417/181, 264, 392;
4/628, 638

[56] References Cited

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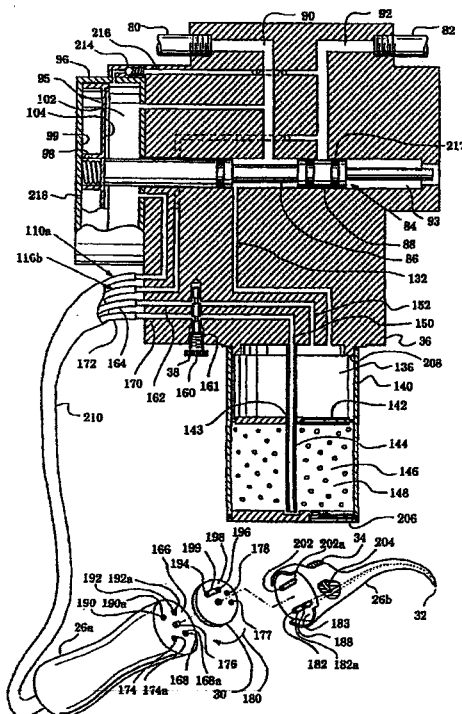
Primary Examiner—Andres Kashnikov

Assistant Examiner—Kenneth R. DeRosa

[57] ABSTRACT

An apparatus (20, 60) capable of dispensing a liquid 1 (e.g. water) or a liquid 1/liquid 2 mixture through a hand held syringe (26) and configured, in embodiments thereof, to be attached to a showerhead (24) or sink faucet (68) is provided. Liquid 2 (e.g. a dental concentrate) is held in a container (140) and dispensed by liquid 1 pressure on a piston (142) therein. A spool valve (84) responsive to a liquid 1 pressure bleed line (110a, 110b) diverts liquid 1 from the showerhead or sink faucet to drive the piston. The apparatus is controlled by a mode control disc (30) mounted in the syringe. Provisions for adjusting the flow rate of the dispensed liquid (34) and the proportional mix of the liquid 1/liquid 2 mixture (160) are provided.

20 Claims, 3 Drawing Sheets



Opposer EX. NO. 4
PAGES 2 / 27 / 08
M. ELLERSICK, CSR 10531 WIT: Weissman



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AQUAJETT

Word Mark	AQUAJETT
Goods and Services	IC 010. US 026 039 044. G & S: Dental instruments, namely, oral irrigators
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	78893144
Filing Date	May 25, 2006
Current Filing Basis	1B
Original Filing Basis	1B
Published for Opposition	July 10, 2007
Owner	(APPLICANT) Omnisource DDS, LLC LTD LIAB CO CALIFORNIA 10902 Riverside Drive North Hollywood CALIFORNIA 91602
Attorney of Record	Thomas I Rozsa
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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OMNIJET

Word Mark	OMNIJET
Goods and Services	IC 010. US 026 039 044. G & S: Dental instruments, namely, oral irrigators
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	78892761
Filing Date	May 25, 2006
Current Filing Basis	1B
Original Filing Basis	1B
Published for Opposition	September 12, 2006
Owner	(APPLICANT) Omnisource DDS, LLC LTD LIAB CO CALIFORNIA 10902 Riverside Drive North Hollywood CALIFORNIA 91602
Attorney of Record	Thomas I. Rozsa
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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OMNIPK

Word Mark	OMNIPK
Goods and Services	IC 010. US 026 039 044. G & S: Dental instruments, namely, oral irrigators
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	78811971
Filing Date	February 10, 2006
Current Filing Basis	1B
Original Filing Basis	1B
Published for Opposition	September 12, 2006
Owner	(APPLICANT) Omnisource DDS, LLC CORPORATION CALIFORNIA 10902 Riverside Drive North Hollywood CALIFORNIA 91602
Attorney of Record	THOMAS I. ROZSA
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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SHOWERJET

Word Mark	SHOWERJET
Goods and Services	IC 010. US 026 039 044. G & S: ORAL IRRIGATORS
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	76595958
Filing Date	June 7, 2004
Current Filing Basis	1B
Original Filing Basis	1B
Published for Opposition	March 21, 2006
Owner	(APPLICANT) OMNISOURCE DDS, LLC LIMITED LIABILITY COMPANY CALIFORNIA 10902 RIVERSIDE DR. NORTH HOLLYWOOD CALIFORNIA 91601
Assignment Recorded	ASSIGNMENT RECORDED
Attorney of Record	Thomas I. Rozsa
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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Record 12 out of 18

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AQUAPIK

Word Mark	AQUAPIK
Goods and Services	IC 010. US 026 039 044. G & S: ORAL IRRIGATORS
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	76594979
Filing Date	June 1, 2004
Current Filing Basis	1B
Original Filing Basis	1B
Published for Opposition	May 10, 2005
Owner	(APPLICANT) OMNISOURCE DDS, LLC LIMITED LIABILITY COMPANY CALIFORNIA 10902 RIVERSIDE DR. NORTH HOLLYWOOD CALIFORNIA 91601
Assignment Recorded	ASSIGNMENT RECORDED
Attorney of Record	Thomas I. Rozsa
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
TRADEMARK TRIAL AND APPEAL BOARD**

SMITHKLINE BEECHAM CORPORATION,)

Opposer,)

vs.)

OMNISOURCE DDS, LLC,)

Applicant.)

IN THE MATTER OF:

Opposition No. 91178539

**APPLICANT'S SUPPLEMENTAL RESPONSES TO
OPPOSER'S FIRST SET OF INTERROGATORIES TO APPLICANT**

I. GENERAL OBJECTIONS

Applicant hereby incorporates by reference, as if fully stated herein, the Preliminary Statement and General Objections in Applicant's Objections and Responses to Opposer's First Set of Interrogatories.

II. INTERROGATORIES

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INTEROGATORY NO. 10.

State all facts and identify all documents supporting Applicant's assertion in its Application Serial No. 78/893,144 that it had, as of the application filing date, a bona fide intention to use Applicant's Mark in commerce In connection with the goods identified in the application.

SUPPLEMENTAL ANSWER:

In addition to the general objections above, Applicant objects to this interrogatory as overly broad, unduly burdensome, irrelevant, vague and containing multiple questions.

Notwithstanding and without waiving these objections, Applicant provides the following response:

Applicant chose the mark AQUAJETT because it was, to its knowledge unique, and because the name sounded good; and because the name was different in sound and meaning from all other oral care marks of which Applicant had knowledge.

See documents produced by Applicant. Applicant's bona fide intent to use the AQUAJETT mark in commerce is evidence in Applicant's patent filings and other documents indicating an intention to manufacture dental instruments.

Dated: February 25, 2008

OMNISOURCE D.D.S., LLC

By: 
Erik M. Pelton, Esq.

Erik M. Pelton & Associates, PLLC
PO Box 100637
Arlington, Virginia 22210
TEL: (703) 525-8009
FAX: (703) 525-8089

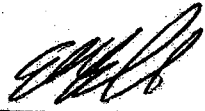
CERTIFICATE OF SERVICE

I hereby certify that a true copy of APPLICANT'S SUPPLEMENTAL RESPONSE TO OPPOSER'S FIRST SET OF INTERROGATORIES TO APPLICANT was deposited with postage sufficient for first class mail on February 25, 2008, to Counsel for Opposer at the following address:

Glenn A. Gundersen
Dechert LLP
Cira Centre, 2929 Arch Street
Philadelphia, PA 19104-2808

and via email to counsel at erik.bertin@dechert.com.

By:



Erik M. Pelton, Esq.

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
TRADEMARK TRIAL AND APPEAL BOARD**

SMITHKLINE BEECHAM CORPORATION,)	
)	
Opposer,)	IN THE MATTER OF:
)	
vs.)	Opposition No. 91178539
)	
OMNISOURCE DDS, LLC,)	
)	
Applicant.)	

**APPLICANT'S OBJECTIONS AND RESPONSES TO OPPOSER'S FIRST
REQUESTS FOR PRODUCTION OF DOCUMENTS AND THINGS**

I. PRELIMINARY STATEMENT

Applicant is presently pursuing its investigation and analysis of the facts and law relating to this case and has not yet completed preparation for the Opposition proceedings. The responses set forth herein are given without prejudice to Applicant's right to develop any theory or produce or use any subsequently discovered or previously unknown facts, documents or evidence, or to add to, modify or otherwise change or amend the responses herein. These responses are based upon writings and information currently available to Applicant. The information set forth is true and correct to the best knowledge of Applicant as of this date, and is subject to correction for inadvertent errors, mistakes or omissions.

II. GENERAL OBJECTIONS

Applicant objects to each Request on the following grounds:

1. Applicant objects each and every Request, including the definitions and instructions, to the extent the requests (a) contain requests that exceed the scope and requirements of the applicable federal and local rules and (b) purport to require discovery not

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3. All documents and things supporting Applicant's claim of a bona fide intent to use the mark AQUAJETT in commerce in connection with the goods described in Applicant's application.

Response:

In addition to the general objections above, Applicant objects to this Request as overly broad, burdensome, requesting materials which are irrelevant, and requesting materials which are privileged and/or attorney-work product.

Notwithstanding and without waiving these objections, Applicant responds:

None. For more information about Applicant's goods, see USPTO application Serial No. 78893114 and U.S. Patent Nos. 5,564,629; 5,511,693; and 5,556,001.

Dated: November 8, 2007

OMNISOURCE D.D.S., LLC

By: 

Erik M. Pelton, Esq.

Erik M. Pelton & Associates, PLLC

PO Box 100637

Arlington, Virginia 22210

TEL: (703) 525-8009

FAX: (703) 525-8089

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the Applicant's Response to Opposer's First Requests for Production of Documents and Things was deposited as First Class mail with the United States Postal Service on November 8, 2007, to counsel for Opposer at:

Leigh Ann Lindquist
Sughrue Mion, PLLC
2100 Pennsylvania Ave, NW
Washington, DC 20037

By: 

Erik M. Pelton, Esq.



OMNISOURCE

10902 RIVERSIDE DRIVE
NO. HOLLYWOOD, CA 91602
(818) 761-0865

June 1, 2006

The following are the minutes for the meeting for OMNISOURCE D.D.S., LLC with the members present. The members include William Weissman (President) and James Weissman (Vice President).

The business location remains at: 10902 Riverside Dr., No. Hollywood, CA. 91602

Events of significance of the past year include the following:

1. The continued research and development of new and novel products for the dental marketplace for both the consumer and the dental profession
3. William is in discussion with two possible Patent Attorneys with backgrounds in chemistry

OMNISOURCE D.D.S., LLC will continue to work with industry to deliver these products to the marketplace.

Thank you,

James Weissman, D.D.S.

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10902 RIVERSIDE DRIVE
NO. HOLLYWOOD, CA 91602
(818) 761-0865

June 14, 2007

The following are the minutes for the annual meeting for Omnisource D.D.S., LLC taking place at 10902 Riverside Dr., No. Hollywood, CA. 91602. Present at the meeting are the managing partners, William and James Weissman.

William will continue serving as the President and James will continue serving as the Vice President.

The Company continues to do Research and Development in regards to dental science. We have, over the past year, successfully submitted and received some Trademark names that will be used for future commercial ventures once all research has been completed and business practices begin.

We have completed most of our research at UCLA School of Dentistry in regards to our mouthwash product development and toothpaste research development. The Trademark name of our products is **Omnifresh**.

We are currently contacting companies that have an interest in commercializing our researched products. We will be signing NDA's with interested parties and then determining if potential sale or licensing agreements can be made.

We anticipate that the next 6 months will be spent furthering our business plans as most of our research has been completed.

Thank you,

James Weissman
James Weissman D.D.S.

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